IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT United States Cou

United States Court of Appeals Fifth Circuit

FILED

No. 12-30180 Summary Calendar September 26, 2012

Lyle W. Cayce Clerk

LISA LADWIG,

Plaintiff - Appellant

v.

THE BOARD OF SUPERVISORS OF LOUISIANA STATE UNIVERSITY AND AGRICULTURAL AND MECHANICAL COLLEGE,

Defendant - Appellee

Appeal from the United States District Court for the Middle District of Louisiana USDC No. 3:09-CV-1006

Before REAVLEY, JOLLY, and DAVIS, Circuit Judges. PER CURIAM:*

The judgment of the district court is affirmed for the following reasons.

This federal cause of action seeks damages authorized by Titles I and II of the Americans With Disabilities Act, 42 U.S.C. § 12102. Plaintiff's problem is that she has not brought to the court evidence required by law to meet the statutory terms for the legal action. She has not shown evidence of disability, because that means to suffer the limitation of a major life activity; and her

 $^{^{*}}$ Pursuant to 5TH CIR. R. 47.5, the court has determined that this opinion should not be published and is not precedent except under the limited circumstances set forth in 5TH CIR. R. 47.5.4.

No. 12-30180

sleeping and thinking is not that disabling. Nor has she shown that she is qualified to perform her employment or that she suffered an adverse employment action, even assuming her assistantship qualifies as that employment. She fails to present material evidence of denial of accommodation, or any evidence of discrimination or intent to inflict emotional distress.

AFFIRMED.